

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
CASE NO.: 1:25-cv-20073-RKA**

NIGEL FRANK DE LA TORRE PARDO,

Plaintiff,

v.

GARAN ENTERPRISES INC., ROMA
GROCERS, INC. D/B/A PRESIDENTE
SUPERMARKET NO. 6 and SUPERLATINOS
CAFÉ RESTAURANTE CORP,

Defendants.

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to the Court's Order dated January 29, 2025 [ECF No. 18], Plaintiff, **NIGEL FRANK DE LA TORRE PARDO** and Defendant, **SUPERLATINOS CAFÉ RESTAURANTE CORP.** ("Superlatinos Café"), hereby submit their Joint Stipulation of Dismissal with Prejudice concerning the settled claims between them.

1. On January 29, 2025, the Parties filed a Notice of Settlement concerning Defendant Superlatinos Café Restaurante Corp. [ECF No. 15], informing the Court the Parties reached an agreement pending the execution of the Settlement Agreement.

2. Following the Notice of Settlement, the Court ordered that the Plaintiff and Superlatinos Café must file a joint stipulation of dismissal by February 28, 2025 [ECF No. 18].

3. The Court also terminated all pending deadlines and hearings, and denied as moot any pending motions as to Defendant Superlatinos Café while keeping the case open regarding other defendants.

4. The Plaintiff and Defendant Superlatinos Café have entered into and signed the Settlement Agreement, attached and marked as **Exhibit A**.

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5. The Parties stipulate to the dismissal of the above-captioned action with prejudice as to Defendant Superlatinos Café only, in accordance with the terms of their Settlement Agreement.

6. This stipulation resolves all claims between Plaintiff, Nigel Frank De La Torre Pardo and Defendant, Superlatinos Café, in this action. Additionally, the Parties request that the Court retain jurisdiction to enforce the Settlement Agreement.

7. Each Party agrees to bear its own costs and attorneys' fees, except as specifically provided in their Settlement Agreement.

WHEREAS, Plaintiff and Defendant Superlatinos Café respectfully request that the Court approve this Joint Stipulation of Dismissal with Prejudice and close the file as to Defendant Superlatinos Café only and retain jurisdiction to enforce the Settlement Agreement.

Respectfully submitted this **February 28, 2025**.

s/ Anthony J. Perez

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CAFÉ RESTAURANTE CORP

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this **_28_** day of **February 2025**, I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send a notice of electronic filing to the following:

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Respectfully submitted,

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By: s/ **PABLO GONZALEZ ZEPEDA** _
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